1	JOHN T. BELL (SBN 209941) LAW OFFICES OF JOHN T. BELL 610 – 16 th Street, Suite 421 Oakland, CA 94612 Telephone: 510.444.4638		
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3			
4	Facsimile: 510.444.4019		
5	Attorney for Plaintiff JAMES BROWN		
6			
7	JAMIE A. RADACK (SBN 221000) HAYES DAVIS BONINO ELLINGSON McLAY & SCOTT, LLP		
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9			
10	Telephone: 650.637-9100 Facsimile: 650.637-8071		
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12	STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14			
15	JAMES BROWN,	CASE NO. C07-02743 PJH	
16	Plaintiff,	THE PARTIES' JOINT STIPULATED ADMINISTRATIVE MOTION TO	
17	v.	CONTINUE THE DISPOSITIVE MOTION DEADLINE	
18	STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY; and DOES 1		
19	through 25, inclusive,		
20	Defendants.		
21			
22	The parties to the above-entitled action hereby respectfully submit their Joint Stipulated		
23	Administrative Motion to Continue the Deadline to Hear Dispositive Motions pursuant to Judge		
24	Hamilton's Pretrial Instructions and Civil L.R. 7-11.		
25	1. The parties have been working diligently toward moving this case forward in an		
26	efficient, expeditious manner and have exchanged written discovery and responses and commenced		
27	deposition discovery;		
28	2. The parties previously stipulated to continue the deadline to hear dispositive		
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motions, which the Court granted, in order to allow plaintiff to take certain depositions; Plaintiff has identified five additional depositions of State Farm representatives. The 5. 2 parties are cooperating in an attempt to schedule those depositions on mutually available dates. 3 However, given the parties' and dounsels' current schedules, they do not anticipate being able to 4 complete those depositions before the current deadline to hear dispositive motions, which is July 5 30, 2008; 6 State Farm is prepared to file a motion for summary judgment pursuant to the current 6. 7 deadline. However, plaintiff has requested a continuance in order to complete the additional 8 depositions before State Farm files its motion for summary judgment. 9 Therefore, the parties hereby jointly stipulate to and request that the Court extend the 7. 10 deadline to hear dispostive motions to October 1, 2008. 11 12 Dated: 12~11 . 2008 LAW OFFICES OF JOHN T. BELL 13 14 15 Attorneys for Plaintiff 16 JAMES BROWN 17 HAYES DAVIS BONINO ELLINGSON . 2008 18 Dated: McLAY & SCOTT, LLP 19 20 STEPHEN M. HAYES 21 STEPHEN P. ELLINGSON JAMIE A. RADACK 22 Attorneys for Defendant STATE FARM MUTUAL AUTOMOBILE 23 INSURANCE COMPANY 24 25 26 27 28 168688

1	motions, which the Court granted, in order to allow plaintiff to take certain depositions;	
2	5. Plaintiff has identified five additional depositions of State Farm representatives. Th	
3	parties are cooperating in an attempt to schedule those depositions on mutually available dates.	
4	However, given the parties' and counsels' current schedules, they do not anticipate being able to	
5	complete those depositions before the current deadline to hear dispositive motions, which is July	
6	30, 2008;	
7	6. State Farm is prepared to file a motion for summary judgment pursuant to the current	
8	deadline. However, plaintiff has requested a continuance in order to complete the additional	
9	depositions before State Farm files its motion for summary judgment.	
10	7. Therefore, the parties hereby jointly stipulate to and request that the Court extend the	
11	deadline to hear dispostive motions to October 1, 2008.	
12		
13	Dated:, 2008	LAW OFFICES OF JOHN T. BELL
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15		By
16		Attorneys for Plaintiff JAMES BROWN
17	<i>C</i> 1.	JAMES DIO WIV
18	Dated:, 2008	HAYES DAVIS BONINO ELLINGSON McLAY & SCOTT, LLP
19		WCLAT & SCOTT, LLI
20		By S
21		STEPHEN M. HAYES STEPHEN P. ELLINGSON
22		JAMIE A. RADACK Attorneys for Defendant
23		STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY
24		INSURANCE COMPAN I
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